1	7.	District Court and Division in which venue would be proper absent direct			
2		filing:			
3		California Northern District Court			
4	8.	Defendants (check Defendants against whom Complaint is made):			
5		C.R. Bard Inc.			
6		Bard Peripheral Vascular, Inc.			
7	9.	Basis of Jurisdiction:			
8		□ Diversity of Citizenship			
9		Other:			
10		a. Other allegations of jurisdiction and venue not expressed in Master			
11		Complaint:			
12					
13					
14					
15	10.	Defendants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is making			
16		a claim (Check applicable Inferior Vena Cava Filter(s)):			
17		Recovery® Vena Cava Filter			
18		G2 [®] Vena Cava Filter			
19		☐ G2 [®] Express (G2 [®] X) Vena Cava Filter			
20		Eclipse [®] Vena Cava Filter			
21		Meridian® Vena Cava Filter			
22		☐ Denali [®] Vena Cava Filter			
23		Other:			
24	11.	Date of Implantation as to each product:			
25		1/15/2010			
26	12.	Counts in the Master Complaint brought by Plaintiff(s):			
27		Count I: Strict Products Liability – Manufacturing Defect			
28					

1		Count II:	Strict Products Liability – Information Defect (Failure
2		to Warn)	
3		Count III:	Strict Products Liability – Design Defect
4		Count IV:	Negligence - Design
5		Count V:	Negligence - Manufacture
6		Count VI:	Negligence – Failure to Recall/Retrofit
7		Count VII:	Negligence – Failure to Warn
8		Count VIII:	Negligent Misrepresentation
9		Count IX:	Negligence Per Se
10	\boxtimes	Count X:	Breach of Express Warranty
11		Count XI:	Breach of Implied Warranty
12		Count XII:	Fraudulent Misrepresentation
13	\boxtimes	Count XIII:	Fraudulent Concealment
14		Count XIV:	Violations of Applicable Georgia Law Prohibiting
15		Consumer Fr	raud and Unfair and Deceptive Trade Practices
16		Count XV:	Loss of Consortium
17		Count XVI:	Wrongful Death
18		Count XVII:	Survival
19	\boxtimes	Punitive Dan	nages
20		Other(s):	All claims for Relief set forth in the Master Complaint
21		for an amour	nt to be determined by the trier of fact including for the
22		following: (1	please state the facts supporting this Count in the space
23		immediately	below)
24		On or about	January 15, 2010, Mr. Svedise had a Bard G2 Express
25		Filter installe	ed into his inferior vena cava. On October 22, 2015, his
26		device fractu	ared and embolized in his pulmonary artery. As a result,
27		Mr. Svedise	has suffered damages in an amount to be proven at trial.
28			

1	13. Jury Trial demanded for all issues so triable?					
2	∑ Yes					
3	□ No					
4	RESPECTFULLY SUBMITTED this 30th day of March, 2016.					
5	RESI ECTI CEET SOMMITTED this Sourday of Watch, 2010.					
6	GALLAGHER & KENNEDY, P.A.					
7	By: <u>/s/ Paul L. Stoller</u> Robert W. Boatman					
8	Mark S. O'Connor					
9	Paul L. Stoller Shannon L. Clark					
	C. Lincoln Combs					
10	2575 East Camelback Road					
11	Phoenix, Arizona 85016-9225					
12	LOPEZ McHUGH LLP					
13	Ramon Rossi Lopez (CA Bar No. 86361) (Admitted pro hac vice) 100 Bayview Circle, Suite 5600					
13	100 Bayview Circle, Suite 5600					
14	Newport Beach, California 92660					
15	HEAVISIDE REED ZAIC					
16	Julia Reed Zaic (FL Bar No. 0530336) (Admitted pro hac vice)					
	312 Broadway, Ste. 203					
17	Laguna Beach, CA 92660					
18	Attorneys for Plaintiffs					
19	CERTIFICATE OF SERVICE					
20	I hereby certify that on this 30th day of March, 2016, I electronically transmitted					
21						
22	the attached document to the Clerk's Office using the CM/ECF System for filing and					
23	transmittal of a Notice of Electronic Filing.					
24	/s/Deborah Yanazzo					
25						
26						
27						
28	5346108/26997-0037					
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